## Case 1:22-cr-00309-NODJ-BAM Document 32 Filed 05/22/23 Page 1 of 3

1	PHILLIP A. TALBERT	
2	United States Attorney JESSICA A. MASSEY Assistant United States Attorney	
3	2500 Tulare Street, Suite 4401 Fresno, CA 93721	
4	Telephone: (559) 497-4000 Facsimile: (559) 497-4099	
5	1 desimile. (337) 177 1077	
6	Attorneys for Plaintiff United States of America	
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8	IN THE UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10	UNITED STATES OF AMERICA,	CASE NO. 1:22-CR-00309-ADA-BAM
11	Plaintiff,	
12	v.	
13	LUIS MAURICIO CASTENON,	STIPULATION AND PROTECTIVE ORDER
14	Defendant.	
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17	WHEREAS, the discovery in this case involves information, including documentation,	
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19	may be compromised if their identity were disclosed (the "Protected Information"); and	
20	WHEREAS, the parties desire to have the Protected Information produced to undersigned	
21	defense counsel;	
22	The parties agree that entry of a stipulated protective order is appropriate.	
23	THEREFORE, Luis Mauricio Castenon ("Defendant"), by and through their new counsel of	
24	record, Anthony P. Capozzi ("Defense Counsel")	), and the United States of America, by and through
25	Assistant United States Attorney Jessica A. Mass	sey, hereby agree and stipulate as follows:
26	1. This Court may enter a protective order pursuant to Rule 16(d) of the Federal Rules of	
27	Criminal Procedure, and its general supervisory authority.	
28	2. This Order pertains to the Protecto	ed Information, the Bates numbers pertaining to which

## Case 1:22-cr-00309-NODJ-BAM Document 32 Filed 05/22/23 Page 2 of 3

will be specified when produced to Defense Counsel ("the discovery"). This Order also relates to any verbal communications between the government and Defense Counsel about the confidential informant.

- 3. By signing this Stipulation and Protective Order, Defense Counsel agrees not to share any documents, recordings, or other information, verbal or written, that contain Protected Information with anyone other than defense investigators and support staff. Defense Counsel may permit Defendant to review un-redacted documents in the presence of their attorney, defense investigators, and support staff. The parties agree that Defense Counsel, defense investigators, and support staff (the "defense team") shall not allow Defendant or anyone else outside of the defense team to copy or retain Protected Information contained in the discovery.
- 4. The discovery and information therein may be used only in connection with the litigation of this case and for no other purpose. The discovery is now and will forever remain the property of the government. Defense Counsel will return the discovery to the government or certify that it has been destroyed at the conclusion of the case.
- 5. Defense Counsel will store the discovery in a secure place and will use reasonable care to ensure that it is not disclosed to third persons in violation of this agreement.
- 6. Defense Counsel shall be responsible for advising Defendant, employees, other members of the defense team, and defense witnesses of the contents of this Stipulation and Order.
- 7. In the event that Defendant substitutes counsel, undersigned Defense Counsel agrees to withhold discovery from new counsel *unless and until* substituted counsel agrees also to be bound by this Order.
- 8. Defense Counsel reserves the right to later seek to have the terms of this Order modified or revoked. Defense Counsel agrees to return the discovery to the Government in its complete form if the

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## Case 1:22-cr-00309-NODJ-BAM Document 32 Filed 05/22/23 Page 3 of 3

1	terms of this Order are modified or revoked if so requested by the United States.	
2	IT IS SO STIPULATED.	
3	D. 1777 . 1 . 1 . 2022	
4	DATED: May 16, 2023	PHILLIP A. TALBERT United States Attorney
5		By: /s/ Jessica A. Massey
6		JESSICA A. MASSEY
7		Assistant U.S. Attorney
8	DATED: May 16, 2023	By: /s/ Anthony P. Capozzi
9		ANTHONY P. CAPOZZI Attorney for Defendant
10		LUIS MAURICIO CASTENON
11		
12	IT IS SO ORDERED.	
13	Dated: May 20, 2023	/s/Barbara A. McAuliffe
14		UNITED STATES MAGISTRATE JUDGE
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